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5	Email: <u>katie@kathrynrosslaw.com</u>				
6	Counsel for Defendant				
7	BEAU SANKENE				
8					
9	LINITED STATES	DISTRICT COLUT			
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12					
13	UNITED STATES OF AMERICA,	Case No. No. CR 16-00013-3 JSW (KAW)			
14	v.	AMENDED STIPULATION AND [PROPOSED] ORDER TEMPORARILY			
15	BEAU SANKENE, et al.,	MODIFYING CONDITIONS OF PRETRIAL			
16	Defendants.	RELEASE AS MODIFIED			
17		The Honorable Kandis A. Westmore			
18					
19					
20					
21	Defendant Daay Controns through her cour	and Mathema Dage and Assistant United States			
22	Defendant, Beau Sankene, through her counsel, Kathryn Ross, and Assistant United States				
23	Attorney, Sheila Armbrust, stipulate and agree that the Court should modify the conditions of Ms.				
24	Sankene's release to allow her to travel outside of the Northern District to Manteca, California.				
25	during the holiday season, from Saturday, November 26, 2016, to January 2, 2017.				
26					
27					
28		AMENDED STIPULATION &			
		[PROPOSED] ORDER TEMPORARILY MODIFYING			
		CONDTIONS OF RELEASE Case No.: CR 16-00013-3 JSW (KAW)			

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1	On June 10. 2016, Ms. Sankene made an initial appearance in the above captioned case. On				
2	the same date, the Court released Ms. Sankene on an unsecured bond. Ms. Sankene has been on				
3	pretrial release since that date with only one instance of failure to report as scheduled.				
4	Ms. Sankene respectfully request that the conditions of her pretrial release be temporarily				
5	modified to allow her to travel to Manteca to be with her relatives over the holiday season.				
6 7	Her supervising Pretrial Services Officer, Timothy Elder, has no objection to this request.				
8	Government counsel has no objection to this request to temporarily modify Ms. Sankene's				
9	pretrial release. The parties agree that all other conditions of Ms. Sankene's pretrial release remain i				
10	effect.				
11	Circui.				
12	DATED: November 22, 2016	/S/			
13		KATHRYN ROSS Counsel for Beau Sankene			
14					
15	DATED: November 22, 2016				
16		SHEILA ARMBRUST Assistant United States Attorney			
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27		AMENDED STIPULATION	r o _		
28		AMENDED STIPULATION [PROPOSE ORDER TEMPORARII Y MODIEVIN	D]		

ORDER TEMPORARILY MODIFYING CONDTIONS OF RELEASE Case No.: CR 16-00013-3 JSW (KAW)

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1 2	UNITED STATES DISTRICT COURT				
3	NORTHERN DISTRICT OF CALIFORNIA				
4					
5	UNITED STATES OF AMERICA,	Case No. No. CR 16-00013-3 JSW (KAW)			
6	v.	[PROPOSED] ORDER TEMPORARILY			
7	BEAU SANKENE, et al.,	MODIFYING CONDITIONS OF PRETRIAL RELEASE AS MODIFIED			
8	Defendants.	The Honorable Kandis A. Westmore			
9	Defendants.	The Honoragie Hamais H. Westmore			
10					
11					
12					
13	IT IS ORDERED that Pretrial Services is authorized to allow defendant, Beau Sankene, to				
14	travel out of the Northern District to Manteca during the holidays, beginning on November 26, 2016,				
15	and ending on January 2, 2017. Before each visit she will seek permission from Pretrial Services and provide the date of departure, the address where she will be staying and the date of her return. All				
16	other conditions of Ms. Sankene's pretrial release shall remain in effect.				
17					
18	Dated: November 23, 2016	Kandis Westmore			
19		HONORABLE KANDIS A. WESTMORE United States Magistrate Judge			
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STIPULATION & [PROPOSED] ORDER ALLOWING TRAVEL Case No.: CR13-00028-CW